1	H.736
2	Introduced by Committee on Transportation
3	Date:
4	Subject: Transportation; annual Transportation Program; electric vehicle
5	supply equipment (EVSE); vehicle incentives; Vermont Association
6	of Snow Travelers (VAST); town highway bridges; off-system
7	bridges; zero-fare public transit; micro transit; Carbon Reduction
8	Program; Transportation Alternatives Grant Program; 2021
9	Transportation Bill; bicyclists; pedestrians; bicycle and pedestrian
10	facilities; Transportation Board; judicial review; on-premises signs;
11	right-of-way permits; 1111 permits; municipal site plan review;
12	Smugglers' Notch; covered bridges; Route 207 Extension; electric
13	vehicle supply equipment fees; technical corrections
14	Statement of purpose of bill as introduced: This bill proposes to adopt the
15	State's annual Transportation Program and make miscellaneous changes to
16	laws related to transportation.
17 18	An act relating to the Transportation Program and miscellaneous changes to laws related to transportation

1	It is hereby enacted by the General Assembly of the State of Vermont:
2	* * * Transportation Program Adopted as Amended; Definitions * * *
3	Sec. 1. TRANSPORTATION PROGRAM ADOPTED; DEFINITIONS
4	(a) The Agency of Transportation's Proposed Fiscal Year 2023
5	Transportation Program appended to the Agency of Transportation's proposed
6	fiscal year 2023 budget, as amended by this act, is adopted to the extent
7	federal, State, and local funds are available.
8	(b) As used in this act, unless otherwise indicated:
9	(1) "Agency" means the Agency of Transportation.
10	(2) "Candidate project" means a project approved by the General
11	Assembly that is not anticipated to have significant expenditures for
12	preliminary engineering or right-of-way expenditures, or both, during the
13	budget year and funding for construction is not anticipated within a predictable
14	time frame.
15	(3) "Development and evaluation (D&E) project" means a project
16	approved by the General Assembly that is anticipated to have preliminary
17	engineering expenditures or right-of-way expenditures, or both, during the
18	budget year and that the Agency is committed to delivering to construction on
19	a timeline driven by priority and available funding.
20	(4) "Electric vehicle supply equipment (EVSE)" has the same meaning
21	as in 30 V.S.A. § 201.

1	(5) "Front-of-book project" means a project approved by the General
2	Assembly that is anticipated to have construction expenditures during the
3	budget year or the following three years, or both, with expected expenditures
4	shown over four years.
5	(6) "Level 1 charger" or "level 1 EVSE" means EVSE that plugs
6	directly into a standard 120-volt AC outlet and supplies an average output of
7	1.3 to 2.4 kilowatts.
8	(7) "Level 2 charger" or "level 2 EVSE" means galvanically connected
9	EVSE with a single-phase input voltage range from 208 to 240 volts AC and a
10	maximum output current less than or equal to 80 amperes AC.
11	(8) "Level 3 charger," "level 3 EVSE," or "direct-current fast charger
12	(DCFC)," means EVSE that uses dedicated direct current (DC) to provide
13	energy to a plug-in electric vehicle.
14	(9) "Secretary" means the Secretary of Transportation.
15	(10) "TIB funds" means monies deposited in the Transportation
16	Infrastructure Bond Fund in accordance with 19 V.S.A. § 11f.
17	(11) The table heading "As Proposed" means the Proposed
18	Transportation Program referenced in subsection (a) of this section; the table
19	heading "As Amended" means the amendments as made by this act; the table
20	heading "Change" means the difference obtained by subtracting the "As
21	Proposed" figure from the "As Amended" figure; and the terms "change" or

1	"changes" in the text refer to the project- and program-specific amendments,
2	the aggregate sum of which equals the net "Change" in the applicable table
3	heading.
4	* * * Electric Vehicle Supply Equipment (EVSE) Infrastructure * * *
5	* * * Investments in EVSE * * *
6	Sec. 2. INVESTMENTS IN ELECTRIC VEHICLE SUPPLY EQUIPMENT
7	INFRASTRUCTURE
8	(a) Definitions. As used in this section:
9	(1) "Area median income" means the county or Metropolitan Statistical
10	Area median income published by the federal Department of Housing and
11	<u>Urban Development.</u>
12	(2) "Multiunit affordable housing" means a multiunit dwelling where:
13	(A) at least 50 percent of the units are or will be occupied by
14	households whose income does not exceed 100 percent of the greater of the
15	State or area median income; or
16	(B) all units are affordable to households earning between 60 and
17	120 percent of area median income.
18	(3) "Multiunit dwelling" means a housing project, such as cooperatives,
19	condominiums, dwellings, or mobile home parks, with three or more units
20	constructed or maintained on a tract or tracts of land.
21	(4) "Workplace" means a place where an individual works.

1	(b) State highway network. The Agency of Transportation is authorized to
2	spend up to \$6,250,000.00 as appropriated in the fiscal year 2023 budget to
3	install level 3 EVSE along the State highway network consistent with the goals
4	established in 2021 Acts and Resolves No. 55, Sec. 30, as amended by Sec. 3
5	of this act. This authorization shall be used by the Agency to purchase and
6	install level 3 EVSE or to provide grants for persons to purchase and install
7	level 3 EVSE, or both.
8	(c) Housing, employers, and public venues and attractions.
9	(1) The Agency of Commerce and Community Development is
10	authorized to spend up to \$10,000,000.00 in total and as appropriated in the
11	fiscal year 2023 budget to establish and administer one or more grant
12	programs, which may build upon the existing EVSE Grant Program, to support
13	the continued buildout of level 1 and 2 EVSE at multiunit dwellings, including
14	multiunit affordable housing, and workplaces and level 1, 2, and 3 EVSE at
15	public venues and attractions, such as parks, downtowns, museums, and ski
16	mountains.
17	(2) The Agency of Commerce and Community Development shall
18	allocate the \$10,000,000.00, inclusive of administrative costs allowed under
19	subsection (g) of this section, as follows:
20	(A) not less than 30 percent of the \$10,000,000.00, inclusive of
21	administrative costs allowed under subsection (g) of this section, for grants for

1	level 1 and 2 EVSE at multiunit dwellings, including multiunit affordable
2	housing;
3	(B) not less than 20 percent of the \$10,000,000.00, inclusive of
4	administrative costs allowed under subsection (g) of this section, for grants for
5	level 1 and 2 EVSE at private workplaces;
6	(C) not less than 10 percent of the \$10,000,000.00, inclusive of
7	administrative costs allowed under subsection (g) of this section, for grants for
8	level 1, 2, and 3 EVSE at public venues and attractions, such as parks,
9	downtowns, museums, and ski mountains;
10	(D) not less than 10 percent of the \$10,000,000.00, combined and
11	inclusive of administrative costs allowed under subsection (g) of this section,
12	for the purchase of or grants for level 1 and 2 EVSE at State workplaces and
13	grants for level 1, 2, and 3 EVSE at public venues and attractions, such as
14	parks, downtowns, museums, and ski mountains that are available to any
15	member or the public; and
16	(E) the balance, up to 30 percent of the \$10,000,000.00, inclusive of
17	administrative costs allowed under subsection (g) of this section, for the
18	purchase of or grants for EVSE at any eligible location permitted under
19	subdivision (1) of this subsection.
20	(3) Notwithstanding subdivision (2) of this subsection, if the Agency of
21	Commerce and Community Development, in consultation with the EVSE

1	Interagency Workgroup, determines that programmatic funding remains
2	available following the first round of grant awards made pursuant to the
3	allocations in subdivision (2) of this subsection, then the balance of the
4	\$10,000,000.00 shall be used for the purchase of or grants for EVSE at any
5	eligible location permitted under subdivision (1) of this subsection.
6	(d) State parks and fishing access areas. The Agency of Natural Resources
7	is authorized to spend up to \$3,000,000.00 as appropriated in the fiscal year
8	2023 budget to install level 1 and 2 EVSE at State parks and fishing access
9	areas managed by the State. This authorization shall be used by the Agency of
10	Natural Resources to purchase and install level 1 and 2 EVSE or to provide
11	grants for persons to purchase and install level 1 and 2 EVSE, or both.
12	(e) Purpose.
13	(1) The purpose of the expenditures authorized in subsections (b) and
14	(d) of this section is to respond to negative economic impacts to the tourism,
15	travel, and hospitality industries caused by the COVID-19 public health
16	emergency.
17	(2) The purpose of the expenditures authorized in subsection (c) of this
18	section is to respond to negative economic impacts to the tourism, travel, and
19	hospitality industries caused by the COVID-19 public health emergency or to
20	provide assistance to low- and moderate-income households that were
21	impacted by the COVID-19 public health emergency, or both.

1	(f) Eligibility criteria. Notwithstanding 2020 Acts and Resolves No. 139,
2	Sec. 25; 2021 Acts and Resolves No. 55, Sec. 29; and any prior iterations of
3	funding criteria used to distribute State EVSE grant awards through programs
4	involving the EVSE Interagency Workgroup, the Agencies of Transportation,
5	of Commerce and Community Development, and of Natural Resources may
6	modify eligibility criteria for and programmatic implementation of any existing
7	State EVSE grant programs to ensure that available federal monies are best
8	utilized to build a network of EVSE throughout Vermont so as to support the
9	widespread adoption of plug-in electric vehicles, as defined in 23 V.S.A.
10	§ 4(85), amongst Vermonters, including those of low and moderate income,
11	and provide increased access to a reliable network of EVSE to better serve and
12	support the travel, tourism, and hospitality industries.
13	(g) Administration expenses. Unless prohibited by federal or State law, the
14	Agencies of Transportation, of Commerce and Community Development, and
15	of Natural Resources may use up to 15 percent of the total amount that is
16	distributed in grant awards under subsections (b)-(d) for costs associated with
17	administering and promoting any State-run electric vehicle supply equipment
18	grant programs, including translation and interpretation service, community
19	outreach, and education.
20	(h) Carryforward; deployment in fiscal year 2023.

1	(1) Notwithstanding any other provision of law and subject to the
2	approval of the Secretary of Administration, appropriations to support the
3	authorizations under this section remaining unexpended on June 30, 2023 shall
4	be carried forward and designated for the same expenditures in the subsequent
5	fiscal year.
6	(2) Every reasonable effort shall be made to obligate and deploy the
7	monies authorized for expenditure under this section in fiscal year 2023 in
8	order to achieve a pace of EVSE deployment necessary to meet the emissions
9	reduction requirements of 10 V.S.A. § 578(a) and the recommendations of the
10	Climate Action Plan (CAP) issued under 10 V.S.A. § 592.
11	(i) Outreach and marketing. The Agencies of Transportation, Commerce
12	and Community Development, and Natural Resources shall ensure that there is
13	sufficient outreach and marketing, including the use of translation and
14	interpretation services, of the EVSE grant programs so that Vermonters who
15	can secure financial assistance under one of the EVSE grant programs can
16	easily learn about and how to apply for an EVSE grant.
17	* * * EVSE Goals * * *
18	Sec. 3. 2021 Acts and Resolves No. 55, Sec. 30 is amended to read:
19	Sec. 30. EVSE NETWORK IN VERMONT; REPORT OF ANNUAL
20	MAP

1	(a) It shall be the goal of the State to have, as practicable, a level 3 EVSE
2	charging port available to the public within:
3	(1) five miles one mile of every exit of the Dwight D. Eisenhower
4	National System of Interstate and Defense Highways within the State; and
5	(2) $50 \ \underline{25}$ miles of another level 3 EVSE charging port available to the
6	public along a State highway, as defined in 19 V.S.A. § 1(20).
7	(b) Notwithstanding 2 V.S.A. § 20(d), the Agency of Transportation shall
8	file an up-to-date map showing the locations of all level 3 EVSE available to
9	the public within the State with the House and Senate Committees on
10	Transportation not later than January 15 each year until the goal identified in
11	subsection (a) of this section is met.
12	* * * Vehicle Incentive Programs * * *
13	Sec. 4. VEHICLE INCENTIVE PROGRAMS
14	(a) Incentive Program for New PEVs. The Agency is authorized to spend
15	up to \$12,000,000.00 as appropriated in the fiscal year 2023 budget on the
16	Incentive Program for New PEVs established in 2019 Acts and Resolves No.
17	59, Sec. 34, as amended.
18	(b) MileageSmart. The Agency is authorized to spend up to \$3,000,000.00
19	as appropriated in the fiscal year 2023 budget on MileageSmart as established
20	in 2019 Acts and Resolves No. 59, Sec. 34, as amended.

1	(c) Replace Your Ride Program. The Agency is authorized to spend up to
2	\$3,000,000.00 as appropriated in the fiscal year 2023 budget on the Replace
3	Your Ride Program established in 2021 Acts and Resolves No. 55, Sec. 27, as
4	amended.
5	(d) eBike Incentive Program. The Agency is authorized to spend up to
6	\$1,000,000.00 as appropriated in the fiscal year 2023 budget on an eBike
7	Incentive Program to provide incentives for the purchase of electric bicycles,
8	as defined in 23 V.S.A. § 4(46). Incentives shall be available to all
9	Vermonters who self-certify as to having an income at 80 percent of the State
10	median income.
11	(e) eRecreation Incentive Program. The Agency is authorized to spend up
12	to \$1,000,000.00 as appropriated in the fiscal year 2023 budget on an
13	eRecreation Incentive Program to provide incentives for the purchase of all-
14	terrain vehicles, as defined in 23 V.S.A. § 3501, and snowmobiles, as defined
15	in 23 V.S.A. § 3201, that do not contain an internal combustion engine as
16	manufactured and sold.
17	(f) Purpose.
18	(1) The purpose of the expenditures authorized in subsections (a)–(d) of
19	this section is to provide assistance to low- and moderate-income households
20	that were impacted by the COVID-19 public health emergency.

(2) The purpose of the expenditures authorized in subsection (e) of this
section is to respond to negative economic impacts to the tourism, travel, and
hospitality industries caused by the COVID-19 public health emergency and to
encourage Vermonters to use all-terrain vehicles and snowmobiles without
internal combustion engines as a means to support Vermont's tourism, travel,
and hospitality industries through increased outdoor recreation and the
associated benefits to local businesses.
(g) Eligibility criteria. Notwithstanding this section; 2019 Acts and
Resolves No. 59, Sec. 34, as amended by 2020 Acts and Resolves No. 121,
Sec. 14, 2020 Acts and Resolves No. 154, Sec. G.112, 2021 Acts and Resolves
No. 3, Sec. 56, and 2021 Acts and Resolves No. 55, Secs. 18, 19, and 21; and
2021 Acts and Resolves No. 55, Sec. 27, as amended by Sec. 5 of this act, the
Agency may modify the eligibility criteria for and programmatic
implementation of the Incentive Program for New PEVs, MileageSmart, the
Replace Your Ride Program, and the eBike Incentive Program to ensure that
available federal monies are best utilized to encourage Vermonters with low
and moderate income to adopt more efficient modes of personal transportation.
(h) Administration expenses. Unless prohibited by federal or State law, the
Agency may use up to 15 percent of any single authorization in subsections
(a)–(e) and an additional \$2,000,000.00 as appropriated in the fiscal year 2023
budget for costs associated with administering and promoting the vehicle

1	incentive programs, including on the Agency's existing partnership with Drive
2	Electric Vermont, which shall support the expansion of the PEV market in the
3	State through the provision of stakeholder coordination, policy engagement,
4	consumer education and outreach, infrastructure development, and technical
5	assistance, and translation and interpretation service, community outreach, and
6	education.
7	(i) Carryforward; deployment in fiscal year 2023.
8	(1) Notwithstanding any other provision of law and subject to the
9	approval of the Secretary of Administration, appropriations to support the
10	authorizations under this section remaining unexpended on June 30, 2023 shall
11	be carried forward and designated for the same expenditures in the subsequent
12	fiscal year.
13	(2) Every reasonable effort shall be made to obligate and deploy the
14	monies authorized for expenditure under this section in fiscal year 2023 in
15	order to achieve a pace of plug-in electric vehicle deployment necessary to
16	meet the emissions reduction requirements of 10 V.S.A. § 578(a) and the
17	recommendations of the Climate Action Plan (CAP) issued under 10 V.S.A.
18	<u>§ 592.</u>
19	(j) Outreach and marketing. The Agency, in consultation with Drive
20	Electric Vermont and the Vermont Vehicle and Automotive Distributors
21	Association, shall ensure that there is sufficient outreach and marketing,

1	including the use of translation and interpretation services, of the Incentive
2	Program for New PEVs, MileageSmart, and Replace Your Ride so that
3	Vermonters who are eligible under one or more of the incentive programs can
4	easily learn how to secure as many incentives as are available.
5	Sec. 5. 2019 Acts and Resolves No. 59, Sec. 34(b), as amended by 2020 Acts
6	and Resolves No. 121, Sec. 14, 2020 Acts and Resolves No. 154, Sec. G.112,
7	2021 Acts and Resolves No. 3, Sec. 56, and 2021 Acts and Resolves No. 55,
8	Sec. 19 is further amended to read:
9	(b) Electric vehicle incentive program. An incentive program for Vermont
10	residents to purchase and lease new PEVs shall structure PEV purchase and
11	lease incentive payments by income to help Vermonters benefit from electric
12	driving, including Vermont's most vulnerable. The program shall be known as
13	the Incentive Program for New PEVs. Specifically, the Incentive Program for
14	New PEVs shall:
15	* * *
16	(5) apply to manufactured PEVs with a Base Manufacturer's Suggested
17	Retail Price (MSRP) of \$40,000.00 \$45,000.00 or less; and
18	* * *

1	* * * Vermont Association of Snow Travelers Authorizations * * *
2	Sec. 6. VERMONT ASSOCIATION OF SNOW TRAVELERS (VAST)
3	AUTHORIZATIONS
4	The Agency of Transportation, through the Department of Motor Vehicles,
5	is authorized to spend:
6	(1) \$50,000.00 in one-time General Fund monies, as appropriated in
7	Sec. B.1100(12)(A) of the fiscal year 2023 budget, in grants to the Vermont
8	Association of Snow Travelers (VAST) to support the Law Enforcement and
9	Safety Program; and
10	(2) \$1,000,000.00 in one-time General Fund monies, as appropriated in
11	Sec. B.1100(12)(B) of the fiscal year 2023 budget, in grants to VAST to
12	support the Equipment Grant-in-Aid Program.
13	* * * Bridge Formula Program; Off-System Bridges * * *
14	Sec. 7. BRIDGE FORMULA PROGRAM; OFF-SYSTEM BRIDGES;
15	REPEAL
16	(a) Findings. The General Assembly finds that:
17	(1) the Infrastructure Investment and Jobs Act, Pub. L. No. 117-58
18	(IIJA) provides Vermont with \$225,000,000.00 in Bridge Formula Program
19	funding for federal fiscal years 2022 through 2026;
20	(2) the Bridge Formula Program funds are to be used for the
21	preservation and replacement of bridges;

1	(3) as part of the Bridge Formula Program, states are required to allocate
2	a minimum of 15 percent of the funding to address off-system bridge needs,
3	where off-system bridges are those that are located along roadways off the
4	federal aid system;
5	(4) in Vermont, roadways off the federal aid system are primarily owned
6	and maintained by municipalities; and
7	(5) under the IIJA, the federal share of funding for municipally owned
8	off-system bridges is 100 percent.
9	(b) Priority implementation. In order to implement and allocate the Bridge
10	Formula Program funding, the Agency of Transportation is directed to
11	simultaneously:
12	(1)(A) Fund at 100 percent federal share the construction phase of all
13	off-system bridges in the Fiscal Year 2023 Transportation Program for Town
14	Highway Bridges that:
15	(i) were not authorized for federal funds for the construction phase
16	of the pending project prior to the Fiscal Year 2023 Transportation Program;
17	<u>and</u>
18	(ii) are either listed as a front-of-book project or development and
19	evaluation (D&E) project in the Fiscal Year 2023 Transportation Program.
20	(B) The engineering (PE) and right-of-way (ROW) phases of projects
21	to be funded at 100 percent federal share under subdivision (A) of this

1	subdivision (1) shall continue to be funded at 80 percent federal, 10 percent
2	State, and 10 percent municipal.
3	(2)(A) In the Fiscal Year 2023 through 2029 Transportation Programs,
4	fund the construction phase of off-system covered bridges and off-system
5	historic truss bridges within the Transportation Programs for Town Highway
6	Bridges based on the prioritization of covered bridges and historic truss bridges
7	under the prioritization process outlined in 19 V.S.A. § 10g(l) at 100 percent
8	federal share.
9	(B) The engineering (PE) and right-of-way (ROW) phases of projects
10	to be funded at 100 percent federal share under subdivision (A) of this
11	subdivision (2) shall continue to be funded at 80 percent federal, 10 percent
12	State, and 10 percent municipal.
13	(c) Secondary implementation. Should funding through the federal Bridge
14	Formula Program remain available following the implementation delineated
15	under subsection (b) of this section, town highway bridges shall be advanced
16	based on the prioritization process outlined in 19 V.S.A. § 10g(l).
17	(d) Repeal. This section is repealed on October 1, 2029, at the conclusion
18	of the authorized implementation period for the IIJA.

1	Sec. 8. TOWN HIGHWAY BRIDGE PROGRAM				
2	(a) Within the Agency of Transportation's Proposed Fiscal Year 2023				
3	Transportation Prog	ram for Town Hi	ghway Bridges, author	rized spending for	
4	the construction pha	ase of the following	ng projects is amended	to be 100 percent	
5	federal pursuant to Sec. 6(b)(1)(A) and (2)(A) of this act:				
6	(1) Clarendon	n BO 1443(55);			
7	(2) Hartford	BO 1444(60);			
8	(3) Ludlow V	village BO 1443(	<u>52);</u>		
9	(4) Poultney BO 1443(53);				
10	(5) Stowe BO 1446(37);				
11	(6) Stowe BO 1446(39);				
12	(7) Statewide Preservation Easement Paint Program; and				
13	(8) Statewide Rehabilitation of Covered Bridges.				
14	(b) Within the A	gency of Transpo	ortation's Proposed Fis	scal Year 2023	
15	Transportation Prog	ram for Town Hi	ghway Bridges, author	rized spending is	
16	amended as follows	<u>:</u>			
17	<u>FY23</u>	As Proposed	As Amended	Change	
18	Other	350,000	350,000	0	
19	PE	4,294,487	4,294,487	0	
20	ROW	355,000	355,000	0	
21	Construction	25,314,700	25,314,700	0	

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1	Total	30,314,187	30,314,187	0	
2	Sources of fund	<u>s</u>			
3	TIB	2,402,455	2,402,455	0	
4	State	1,919,899	1,230,817	-689,082	
5	Federal	24,251,350	25,529,514	1,278,164	
6	Local	1,740,483	1,151,401	-589,082	
7	Total	30,314,187	30,314,187	0	
8	(c) Within the	Agency of Transpo	rtation's Proposed F	iscal Year 2023	
9	Transportation Pro	gram, the following	g covered bridges pr	rojects are added to	
10	the candidate list for	or Town Highway	Bridges:		
11	(1) Belvidere (Bridge No. 12 on Town Highway 3);				
12	(2) Charlotte (Bridge No. 27 on Town Highway 9);				
13	(3) Chelsea (Bridge No. 46 on Town Highway 68);				
14	(4) Hartland	(Bridge No. 22 on	Town Highway 15)	<u>;</u>	
15	(5) Lyndon	(Bridge No. 33 on	Town Highway 58);		
16	(6) Northfield (Bridge No. 10 on Town Highway 3);				
17	(7) Northfield (Bridge No. 11 on Town Highway 3);				
18	(8) Northfield (Bridge No. 15 on Town Highway 3);				
19	(9) Troy (Bridge No. 8 on Town Highway 12); and				

(10) Weathersfield (Bridge No. 83 on Town Highway 65).

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1	(d) Within the Agency of Transportation's Proposed Fiscal Year 2023					
2	Transportation Program, the following metal truss bridges projects are added to					
3	the candidate list for Tox	the candidate list for Town Highway Bridges:				
4	(1) Berlin (Bridge	(1) Berlin (Bridge No. 27 on Town Highway 61);				
5	(2) Bridgewater (I	Bridge No. 2	6 on Town Highway 34	<u> </u>		
6	(3) Enosburg (Bri	dge No. 45 o	on Town Highway 42);			
7	(4) Lincoln (Bridg	ge No. 46 on	Town Highway 6);			
8	(5) Moretown (Br	idge No. 42	on Town Highway 39);			
9	(6) Newfane (Bric	(6) Newfane (Bridge No. 49 on Town Highway 26);				
10	(7) Northfield (Br	(7) Northfield (Bridge No. 65 on Town Highway 57);				
11	(8) Royalton (Brid	(8) Royalton (Bridge No. 30 on Town Highway 6); and				
12	(9) Sheldon (Bridge No. 20 on Town Highway 22).					
13	* * * Amendm	* * * Amendments to Fiscal Year 2023 Authorizations * * *				
14	Sec. 9. PROGRAM DE	VELOPME	NT			
15	Within the Agency of	Transportat	ion's Proposed Fiscal Y	<u>Year 2023</u>		
16	Transportation Program	Transportation Program for Program Development Administration, authorized				
17	spending is amended as follows:					
18	FY23 As I	Proposed	As Amended	Change		
19	Person. Svcs. 23,	753,701	23,753,701	0		
20	Operat. Exp. 9.	039,403	8,985,192	-54,211		
21	Grants	286,000	286,000	0		

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1	Total	33,079,104	33,024,893	-54,211		
2	Sources of fund	<u>ls</u>				
3	State	25,074,132	25,019,921	-54,211		
4	Federal	7,929,972	7,929,972	0		
5	Inter Unit	75,000	75,000	0		
6	Total	33,079,104	33,024,893	-54,211		
7	Sec. 10. TOWN I	HIGHWAY AID				
8	Within the Age	ency of Transportat	ion's Proposed Fiscal	<u>Year 2023</u>		
9	Transportation Pro	ogram for Town Hi	ghway Aid, authorized	d spending is		
10	amended as follow	<u> </u>				
11	<u>FY23</u>	As Proposed	As Amended	<u>Change</u>		
12	Grants	27,783,413	27,837,624	54,211		
13	Total	27,783,413	27,837,624	54,211		
14	Sources of fund	<u>ls</u>				
15	State	27,783,413	27,837,624	54,211		
16	Total	27,783,413	27,837,624	54,211		
17	Sec. 11. POLICY	AND PLANNING	j			
18	Within the Age	Within the Agency of Transportation's Proposed Fiscal Year 2023				
19	Transportation Program for Policy and Planning, authorized spending is					
20	amended as follow	vs:				

1	<u>FY23</u>	As Proposed	As Amended	<u>Change</u>	
2	Person. Svcs.	4,767,663	4,767,663	0	
3	Operat. Exp.	1,035,700	1,035,700	0	
4	Grants	7,389,725	10,784,247	3,394,522	
5	Total	13,193,088	16,587,610	3,394,522	
6	Sources of funds	1			
7	State	3,217,573	3,217,573	0	
8	Federal	9,920,240	13,314,762	3,394,522	
9	Inter Unit	55,275	55,275	0	
10	Total	13,193,088	16,587,610	3,394,522	
11	Sec. 12. TOWN H	IGHWAY STR	UCTURES		
12	Within the Agen	cy of Transpor	tation's Proposed Fis	cal Year 2023	
13	Transportation Program for Town Highway Structures, authorized spending is				
14	amended as follows	<u>::</u>			
15	<u>FY23</u>	As Proposed	As Amended	<u>Change</u>	
16	Grants	6,333,500	7,200,000	866,500	
17	Total	6,333,500	7,200,000	866,500	
18	Sources of funds	<u> </u>			
19	State	6,333,500	7,200,000	866,500	
20	Total	6,333,500	7,200,000	866,500	

1	Sec. 13. TOWN HIGHWAY CLASS 2 ROADWAY				
2	Within the Agency of Transportation's Proposed Fiscal Year 2023				
3	Transportation Prog	gram for Town	Highway Class 2 Roa	adway, authorized	
4	spending is amende	d as follows:			
5	<u>FY23</u>	As Proposed	As Amended	Change	
6	Grants	7,648,750	8,600,000	951,250	
7	Total	7,648,750	8,600,000	951,250	
8	Sources of funds	Sources of funds			
9	State	7,648,750	8,600,000	951,250	
10	Total	7,648,750	8,600,000	951,250	
11	Sec. 14. HIGHWAY MAINTENANCE				
12	Within the Agen	cy of Transpor	tation's Proposed Fise	cal Year 2023	
13	Transportation Prog	gram for Mainte	enance, authorized sp	ending is amended as	
14	<u>follows:</u>				
15	<u>FY23</u>	As Proposed	As Amended	<u>Change</u>	
16	Person. Svcs.	44,709,478	44,709,478	0	
17	Operat. Exp.	61,554,303	58,492,635	-3,061,668	
18	Total	106,263,781	103,202,113	-3,061,668	
19	Sources of funds				
20	State	105,517,966	102,456,298	-3,061,668	
21	Federal	645,815	645,815	0	

1	Inter Unit	100,000	100,000	0	
2	Total	106,263,781	103,202,113	-3,061,668	
3	* * * Mobili	ty and Transportati	on Innovation Grant	Program * * *	
4	Sec. 15. MOBILIT	ΓΥ AND TRANSP	ORTATION INNOV	ATION GRANT	
5	PROGRAM				
6	(a) Project addi	tion. The followin	g project is added to	the Agency of	
7	Transportation's P	roposed Fiscal Yea	r 2023 Transportation	n Program for Public	
8	Transit: Mobility and Transportation Innovation (MTI) Grant Program.				
9	(b) Authorizati	on. Spending auth	ority for Mobility and	<u>Transportation</u>	
10	Innovation (MTI) Grant Program is authorized as follows:				
11	<u>FY23</u>	As Proposed	As Amended	<u>Change</u>	
12	Grants	0	500,000	500,000	
13	Total	0	500,000	500,000	
14	Sources of fund	<u> S</u>			
15	State	0	500,000	500,000	
16	Total	0	500,000	500,000	
17	(c) Implementa	tion. The Agency	of Transportation sha	ll continue to	
18	administer the Mol	bility and Transpor	tation Innovation (M	ΓΙ) Grant Program,	
19	which was created	pursuant to 2020 A	Acts and Resolves No.	. 121, Sec. 16. The	
20	Program shall continue to support micro-transit projects that improve both				

1	mobility and acc	cess to services for tra	ansit-dependent vern	nonters, reduce the	
2	use of single-oc	cupancy vehicles, and	d reduce greenhouse	gas emissions.	
3	(d) Other fun	nding sources for mic	ero transit. Nothing is	n this section shall	
4	limit the authori	ty of the Agency to f	und the implementati	on or operation of	
5	micro-transit pro	ograms using other fu	inding sources.		
6	(e) Conversi	on of fixed route serv	vice. The Agency ma	ny assist public trans	<u>it</u>
7	providers with c	converting fixed-route	e service to micro-tra	nsit service,	
8	including in the	preservation of Fede	ral Transit Administr	ration monies.	
9		* * * Zero-Fare	Public Transit * * *		
10	Sec. 16. ZERO	-FARE PUBLIC TRA	ANSIT		
11	(a) Project a	ddition. The following	ng project is added to	the Agency of	
12	Transportation's	s Proposed Fiscal Year	ar 2023 Transportatio	on Program for Publi	<u>c</u>
13	Transit: Zero-F	are Public Transit for	Fiscal Year 2023.		
14	(b) Authoriz	ation. Spending auth	ority for Zero-Fare P	Public Transit for	
15	Fiscal Year 202	3 is authorized as follows:	lows:		
16	<u>FY23</u>	As Proposed	As Amended	<u>Change</u>	
17	Other	0	1,433,000	1,433,000	
18	Total	0	1,433,000	1,433,000	
19	Sources of fu	<u>ınds</u>			
20	State	0	1,433,000	1,433,000	
21	Total	0	1,433,000	1,433,000	

1	(c) Implementation. The Agency shall ensure that public transit operated
2	by transit agencies that are eligible to receive grant funds pursuant to 49 U.S.C.
3	§ 5307 or 5311, or both, in the State on routes other than LINK Express Routes
4	shall be operated on a zero-fare basis during fiscal year 2023.
5	(d) Report. On or before January 31, 2023, the Agency of Transportation
6	shall file a written report with the House and Senate Committees on
7	<u>Transportation that:</u>
8	(1) shows changes in public transit ridership, by county and type of
9	service, in fiscal years 2020, 2021, and 2022 and in fiscal year 2023 through
10	the end of the second quarter; and
11	(2) estimates the amount of funding needed to continue to provide zero-
12	fare service on transit operated by public transit agencies that are eligible to
13	receive grant funds pursuant to 49 U.S.C. § 5307 or 5311, or both, broken out
14	by county and type of service in fiscal year 2024.
15	* * * Proposed Fiscal Year 2024 Transportation Program;
16	Carbon Reduction Program * * *
17	Sec. 17. PROPOSED FISCAL YEAR 2024 TRANSPORTATION
18	PROGRAM
19	The Agency of Transportation, in consultation with the Vermont Climate
20	Council, shall ensure that within the Agency of Transportation's Proposed
21	Fiscal Year 2024 Transportation Program all federal monies that are available

1	to the State under the Carbon Reduction Program, codified at 23 U.S.C. § 175,
2	in federal fiscal years 2022, 2023, and 2024 are allocated toward projects that
3	align with the recommendations of the Climate Action Plan (CAP) issued
4	under 10 V.S.A. § 592.
5	* * * Transportation Alternatives Grant Program * * *
6	Sec. 18. 19 V.S.A. § 38 is amended to read:
7	§ 38. TRANSPORTATION ALTERNATIVES GRANT PROGRAM
8	(a), (b) [Repealed.]
9	(c) The Transportation Alternatives Grant Program is created. The Grant
10	Program shall be administered by the Agency, and shall be funded in the
11	amount provided for in 23 U.S.C. § 133(h), less the funds set aside for the
12	Recreational Trails Program. Awards shall be made to eligible entities as
13	defined under 23 U.S.C. § 133(h), and awards under the Grant Program shall
14	be limited to the activities authorized under federal law and shall not exceed
15	\$300,000.00 per grant allocation.
16	(d) Eligible entities awarded a grant must provide all funds required to
17	match federal funds awarded for a Transportation Alternatives project. All
18	grant awards shall be decided and awarded by the Agency.
19	* * *

1	(1)(1) In fiscal years 2018 and 2019, all Grant Program funds shall be
2	reserved for municipalities for environmental mitigation projects relating to
3	stormwater and highways, including eligible salt and sand shed projects.
4	(2) In fiscal years 2020 and 2021, Grant Program funds shall be awarded
5	for any eligible activity and in accordance with the priorities established in
6	subdivision (4) of this subsection.
7	(3) In fiscal year 2022 2024 and thereafter, \$1,100,000.00 50 percent of
8	Grant Program funds, or such lesser sum if all eligible applications amount to
9	less than \$1,100,000.00 50 percent of Grant Program funds, shall be reserved
10	for municipalities for environmental mitigation projects relating to stormwater
11	and highways, including eligible salt and sand shed projects and the balance of
12	Grant Program funds shall be awarded for any eligible activity and in
13	accordance with the priorities established in subdivision (2) of this subsection.
14	(4)(2) Regarding Grant Program funds awarded in fiscal years 2020 and
15	2021, and the balance of Grant Program funds not reserved for environmental
16	mitigation projects in fiscal year 2022 and thereafter, in In evaluating
17	applications for Transportation Alternatives grants, the Agency shall give
18	preferential weighting to projects involving as a primary feature a bicycle or
19	pedestrian facility. The degree of preferential weighting and the circumstantial
20	factors sufficient to overcome the weighting shall be in the complete discretion
21	of the Agency.

1	* * *
2	* * * Amendments to the 2021 Transportation Bill * * *
3	* * * Electric Bicycle Incentives Administrative Costs * * *
4	Sec. 19. 2021 Acts and Resolves No. 55, Sec. 2(8)(D) and (E) are amended to
5	read:
6	(D) Replace Your Ride Program. Sec. 27 of this act creates a new
7	program to be known as the Replace Your Ride Program, which will be the
8	State's program to incentivize Vermonters to remove older low-efficiency
9	vehicles from operation and switch to modes of transportation that produce
10	fewer greenhouse gas emissions, and authorizes up to \$1,500,000.00
11	\$1,495,000.00 for incentives under the Program and capped startup and
12	administrative costs.
13	(E) Electric bicycle incentives. Sec. 28 of this act authorizes up to
14	\$50,000.00 <u>\$55,000.00</u> for \$200.00 incentives for the purchase of an electric
15	bicycle and capped administrative costs.
16	Sec. 20. 2021 Acts and Resolves No. 55, Sec. 27(d) is amended to read:
17	(d) Authorization. In fiscal year 2022, the Agency is authorized to spend
18	up to $\$1,500,000.00$ $\$1,495,000.00$ in one-time Transportation Fund monies or
19	the Replace Your Ride Program established under this section, with up to
20	\$300,000.00 \$295,000.00 of that $$1,500,000.00 $1,495,000.00$ available for

1	startup costs, outreach education, and costs associated with developing and
2	administering the Replace Your Ride Program.
3	Sec. 21. 2021 Acts and Resolves No. 55, Sec. 28(b) is amended to read:
4	(b) Authorization.
5	(1) In fiscal year 2022, the Agency is authorized to spend up to
6	\$50,000.00 in one-time Transportation Fund monies on the electric bicycle
7	incentives and up to \$5,000.00 on the costs associated with developing and
8	administering the electric bicycle incentives.
9	(2) If less than \$5,000.00 is expended on administrative costs associated
10	with developing and administering the electric bicycle incentives under
11	subdivision (1) of this subsection, then the balance of that \$5,000.00 shall only
12	be authorized for startup costs, outreach education, and costs associated with
13	developing and administering the Replace Your Ride Program in addition to
14	the authorization in Sec. 27(d) of this act.
15	* * * EVSE Grant Program * * *
16	Sec. 22. 2021 Acts and Resolves No. 55, Sec. 29 is amended to read:
17	Sec. 29. GRANT PROGRAMS FOR LEVEL 2 CHARGERS EVSE IN
18	MULTI-UNIT MULTIUNIT DWELLINGS; REPORT
19	(a) As used in this section:
20	* * *

1	(2) "Multi-unit Multiunit affordable housing" means a multi-unit
2	multiunit dwelling where:
3	* * *
4	(3) "Multi-unit Multiunit dwelling" means a housing project, such as
5	cooperatives, condominiums, dwellings, or mobile home parks, with 10 or
6	more units constructed or maintained on a tract or tracts of land.
7	(4) "Multi-unit Multiunit dwelling owned by a nonprofit" means a
8	multi-unit multiunit dwelling owned by a person that has nonprofit status
9	under Section 501(c)(3) of the U.S. Internal Revenue Code, as amended, and is
10	registered as a nonprofit corporation with the Office of the Secretary of State.
11	(5) "Electric vehicle supply equipment (EVSE)" includes both level 1
12	chargers, which connect directly into a standard 120-volt AC outlet and supply
13	an average output of 1.3 to 2.4 kilowatts and are also known as level 1 EVSE,
14	and level 2 chargers, which have a single-phase input voltage range from 208
15	to 240 volts AC and a maximum output current less than or equal to 80
16	amperes AC and are also known as level 2 EVSE.
17	(b) The Agency of Transportation shall establish and administer, through a
18	memorandum of understanding with the Department of Housing and
19	Community Development, a pilot program to support the continued buildout of
20	electric vehicle supply equipment at multi-unit multiunit affordable housing

and multi-unit multiunit dwellings owned by a nonprofit and build upon the

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1	existing <del>VW</del> EVSE Grant Program that the Department of Housing and
2	Community Development has been administering on behalf of the Department
3	of Environmental Conservation.
4	* * *
5	(d) Pilot program funding shall be awarded with consideration of broad
6	geographic distribution as well as service models ranging from restricted
7	private parking to publicly accessible parking so as to examine multiple
8	strategies to increase access to EVSE.
9	* * *
10	(f) If the Agency of Transportation, in consultation with the interagency
11	team, determines that programmatic funding remains available following the
12	first round of grant awards, then the pilot program shall be opened up and
13	made available to any multi-unit multiunit dwelling.
14	* * *
15	* * * Bicycle and Pedestrian Planning Integration Pilot Program; Report * * *
16	Sec. 23. BICYCLE AND PEDESTRIAN PLANNING INTEGRATION
17	PILOT PROGRAM
18	(a) Establishment. The Agency of Transportation shall establish a pilot
19	program to support the continued development and buildout of bicycle and
20	pedestrian infrastructure. The purpose of the pilot program is to do at least one
21	of the following:

1	(1) ensure alignment and integration of municipal and State bicycle and
2	pedestrian infrastructure deployment and to provide a framework for municipal
3	prioritization of bicycle and pedestrian projects that can be integrated into the
4	VTrans Project Selection and Project Prioritization (VPSP2) process as
5	projects are evaluated for funding through State-sponsored programs, including
6	the Bike and Pedestrian Program, the Transportation Alternatives Program, and
7	the Downtown Transportation Fund; or
8	(2) integrate bicycle and pedestrian elements into Agency-developed
9	projects.
10	(b) Consultation and implementation. The Agency shall work with the
11	State's Regional Planning Commissions (RPCs) in implementing the pilot
12	program by providing funding through the Transportation Planning Initiative
13	(TPI) Program for RPCs to develop prioritized municipal bicycle and
14	pedestrian plans or to assist member municipalities in developing prioritized
15	municipal bicycle and pedestrian plans.
16	(c) Report. The Agency of Transportation shall file a written report on the
17	outcomes of the pilot program with the House and Senate Committees on
18	Transportation on or before January 15, 2023.
19	* * * Pedestrian Safety Outreach * * *
20	Sec. 24. PEDESTRIAN SAFETY OUTREACH
21	The Agency shall:

1	(1) develop outreach information regarding pedestrian safety funding
2	and programs available to communities; and
3	(2) disseminate that outreach information to communities in
4	coordination with the State's Regional Planning Commissions (RPCs) and
5	through both the annual Transportation Planning Initiative (TPI) Program and
6	Local Motion.
7	* * * Transportation Board * * *
8	Sec. 25. 5 V.S.A. chapter 3 is redesignated to read:
9	CHAPTER 3. PROCEEDINGS BY THE BOARD; APPEAL TO SUPERIOR
10	COURT JUDICIAL REVIEW
11	Sec. 26. 5 V.S.A. § 37 is amended to read:
12	§ 37. MEMBERS; TERMS; RETIREMENT; APPEAL
13	(a) When a Board member who hears all or a substantial part of a case
14	retires from office before the case is completed, he or she that individual shall
15	remain a member of the Board for the purpose of concluding and deciding the
16	case, and signing the findings, orders, decrees, and judgments of the case. A
17	retiring chair shall also remain a member for the purpose of certifying
18	questions of law if appeal is taken.
19	(b) A case shall be deemed completed when the Board enters a final order
20	even though the order is appealed to a Superior Court and judicial review is
21	sought pursuant to 19 V.S.A. § 5(c) or the case remanded to the Board. Upon

1	remand, the Board then in office may consider relevant evidence, including
2	any part of the transcript of testimony in the proceedings prior to appeal.
3	Sec. 27. 5 V.S.A. § 40 is amended to read:
4	§ 40. PLEADINGS; RULES OF PRACTICE; FINDINGS OF FACT
5	(a) The forms, pleadings, and rules of practice and procedure before the
6	Board shall be prescribed by the Board.
7	(b) The Board shall hear all matters within its jurisdiction and make
8	findings of fact. It shall state its rulings of law when required. Upon appeal to
9	a Superior Court judicial review pursuant to 19 V.S.A. § 5(c), the Board's
10	findings of fact shall be accepted unless clearly erroneous.
11	Sec. 28. 5 V.S.A. §§ 43 and 44 are amended to read:
12	§ 43. REVIEW BY SUPERIOR COURT JUDICIAL REVIEW
13	A party to a cause who feels aggrieved by the final order, judgment, or
14	decree of the Board may appeal to a Superior Court under Rule 74 of the
15	Vermont Rules of Civil Procedure seek judicial review pursuant to 19 V.S.A.
16	§ 5(c). However, the Board, before final judgment, may permit an
17	interlocutory appeal to be taken by any party pursuant to a Superior Court
18	19 V.S.A. § 5(c) for determination of questions of law in the same manner as
19	the Supreme Court may by rule provide for appeals before final judgment from
20	a Superior Court. Notwithstanding the provisions of the Vermont Rules of
21	Civil Procedure or the Vermont Rules of Appellate Procedure, neither the time

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1	for filing a notice of appeal nor the filing of a notice of appeal, as provided in
2	this section, shall operate as a stay of enforcement of an order of the Board
3	unless the Board or a Superior the Supreme Court grants a stay under the
4	provisions of section 44 of this title chapter.
5	§ 44. POWERS OF SUPERIOR THE SUPREME COURT
6	A Superior Upon appeal to the Supreme Court, the Court may reverse or
7	affirm the judgments, orders, or decrees of the Transportation Board and may
8	remand a cause to it with mandates, as law or equity shall require; and the
9	Board shall enter its judgment, order, or decree in accordance with these
10	mandates. Appeals to the Superior Supreme Court shall not have the effect of
11	vacating any judgment, order, or decree of the Board, but the Superior
12	Supreme Court, upon notice to interested parties, may suspend execution of a
13	Board judgment under a decree as justice and equity require unless otherwise
14	specifically provided by law.
15	Sec. 29. 5 V.S.A. § 207(d) is amended to read:
16	(d) The application for a certificate of approval of the site selected shall be
17	in writing and substantially describe the property involved and the general
18	purposes for which it is to be acquired and the manner in which the acquisition
19	is asserted to serve the public interest. The application shall designate the

names of all owners or persons known to be interested in lands adjoining the

property and their residences, if known, and shall contain such further matter

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as the Board by rule shall determine. The application shall be supported by documentation showing that the proposed facility has received municipal approval. After evaluating the application, the Board shall issue its order giving notice of the time and place of hearing on the application. The applicant shall give notice of the proceedings to all persons owning or interested in adjoining lands by delivery of a true copy of the application and order for hearing by registered or certified mail to the last known address of each of the persons; the notice to be mailed at least 12 days prior to the date of the hearing. Notice of the hearing and a general statement of the purpose shall be published at least once in a newspaper of common circulation in the town where the property described in the application is situated at least two days before the date of the hearing, and a similar notice shall be posted in a public place at least 12 days before the hearing. Upon compliance by the applicant with the foregoing provisions for notice, the Board shall hear the applicant and all parties interested on the question of approval of the site or sites and shall consider and determine whether in the public interest the application ought to be granted. Whenever the Board makes an order granting or denying a certificate of approval of an airport, or a restricted landing area, approval to use or operate an airport or a restricted landing area or other air navigation facility, an aggrieved person may have the decision reviewed on the record by the

1	Superior Court pursuant to Rule 74 of the Vermont Rules of Civil Procedure
2	seek judicial review pursuant to 19 V.S.A. § 5(c).
3	Sec. 30. 5 V.S.A. § 652 is amended to read:
4	§ 652. SUPERIOR COURT JUDICIAL REVIEW
5	The Secretary of Transportation or the legislative body of a municipality, as
6	defined in 24 V.S.A. § 2001, or the committee representing two or more
7	municipalities, when authorized by vote of their legislative bodies, may
8	proceed in Superior Court as provided in 19 V.S.A. chapter 5, except as
9	otherwise provided in this subchapter.
10	Sec. 31. 5 V.S.A. § 3639 is amended to read:
11	§ 3639. FARM CROSSINGS AND CATTLE GUARDS; CONSTRUCTION
12	AND MAINTENANCE; JUDICIAL REVIEW
13	(a) A person or corporation owning or operating a railroad shall construct
14	and maintain farm crossings of the road for the use of the proprietors of lands
15	adjoining the railroad, and cattle guards at all farm and road crossings
16	sufficient to prevent cattle and animals from getting on the railroad. A farm
17	crossing may be temporarily or permanently closed or discontinued by mutual
18	agreement between all parties having an interest therein. If no such mutual
19	agreement can be reached by such interested parties, then a person of
20	eorporation owning or operating a railroad and desiring to close any farm

crossing shall make application to the Transportation Board. The Board shall

1	thereupon give notice to all parties interested, in such manner as the Board
2	may direct, of hearing on the application, the hearing to be in the county where
3	such crossing is located. After the hearing, a person or corporation owning or
4	operating a railroad shall not close such farm crossing without the approval of
5	the Transportation Board. A person aggrieved by the closing of a farm
6	crossing after January 1, 1955 by a person or corporation owning or operating
7	a railroad may notify the Transportation Board by registered or certified mail
8	of the closing, and thereupon the Board shall conduct a hearing. Notice and
9	place of hearing shall be as set forth in this subsection. The Transportation
10	Board may require the reopening of any such crossing and make such other
11	order as is permitted in section 3649 of this title. At any such hearing, the
12	burden of proof shall rest with the person or persons effecting or seeking to
13	effect the closing of such farm crossing. Any person aggrieved by an the final
14	order of the Transportation Board, who was a party to the proceedings, may, in
15	accordance with Rule 74 of the Vermont Rules of Civil Procedure, appeal to
16	the Superior Court, whereupon such cause shall be tried as an original action
17	brought under the provisions of 12 V.S.A. § 402 seek judicial review pursuant
18	to 19 V.S.A. § 5(c).
19	(b) A person or railroad corporation closing any farm crossing in violation
20	of a provision of this section or failing to comply with any such order shall be

fined not less than \$50.00 nor more than \$500.00, and any person aggrieved by

1	such violation may recover his or her the person's damages in an action on this
2	statute.
3	Sec. 32. 5 V.S.A. § 3788 is amended to read:
4	§ 3788. ORDERS OF BOARD; APPEALS JUDICIAL REVIEW
5	The order of the Board relating to any matter upon which it may act under
6	the authority of this chapter shall be communicated in writing to the petitioners
7	and to all persons to whom notice of the hearing on such petition was given.
8	Any person aggrieved by such order, who was a party to such proceedings,
9	may appeal from such order to the Superior Court in accordance with Rule 74
10	of the Vermont Rules of Civil Procedure seek judicial review pursuant to
11	19 V.S.A. § 5(c).
12	Sec. 33. 9 V.S.A. § 4100b is amended to read:
13	§ 4100b. ENFORCEMENT; TRANSPORTATION BOARD
14	(a) The Transportation Board established in 19 V.S.A. § 3 shall enforce the
15	provisions of this chapter.
16	***
17	(h) Within 20 days after any order or decision of the Board <u>authorized</u>
18	under this chapter, any party to the proceeding may apply for a rehearing with
19	respect to any matter determined in the proceeding or covered or included in
20	the order or decision. The application for rehearing shall set forth fully every

ground upon which it is claimed that the decision or order complained of is

1 unlawful or unreasonable. No appeal from any order or decision of the Board 2 shall be taken unless the appellant makes an application for rehearing as 3 provided in this subsection, and when the application for rehearing has been 4 made, no ground not set forth in the application shall be urged, relied on, or 5 given any consideration by the Board unless the Board for good cause shown 6 allows the appellant to specify additional grounds. Any party to the 7 proceeding may appeal the final order, including all interlocutory orders or 8 decisions, pursuant to the Superior Court 19 V.S.A. § 5(c) within 30 days after 9 the date the Board rules on the application for reconsideration of the final order 10 or decision. All findings of the Board upon all questions of fact properly 11 before the court shall be prima facie lawful and reasonable. The order or 12 decision appealed from shall not be set aside or vacated except for errors of 13 law. No additional evidence shall be heard or taken by the Superior Supreme 14 Court on appeals from <u>orders or decisions</u> by the Board <u>authorized under this</u> 15 title. 16 (i) In cases where the Board finds that a violation of this chapter has 17 occurred or there has been a failure to show good cause under section 4089 or 18 4098 of this title, the Superior Court Board, upon petition, shall determine

reasonable attorney's fees and costs and award them to the prevailing party.

1 Sec. 34. 19 V.S.A. § 5 is amended to read:

## § 5. TRANSPORTATION BOARD; POWERS AND DUTIES

- (a) General duties and responsibilities; exceptions. The regulatory and quasi-judicial functions relating to transportation shall be vested in the Board, except that the duties and responsibilities of the Commissioner of Motor Vehicles in Titles 23 and 32, including all quasi-judicial powers, shall continue to be vested in the Commissioner.
  - (b) Naming transportation facilities.
- (1) Except as otherwise authorized by law, the Board is the sole authority responsible for naming transportation facilities owned, controlled, or maintained by the State, including highways and the bridges thereon, airports, rail facilities, rest areas, and welcome centers. The Board shall exercise its naming authority only upon petition of the legislative body of a municipality of the State, of the head of an Executive Branch agency or department of the State, or of 50 Vermont residents.
- (2) The Board shall hold a public hearing for each facility requested to be named. The Board shall adopt rules governing notice and conduct of hearings, the standards to be applied in rendering decisions under this subsection, and any other matter necessary for the just disposition of naming requests. The Board shall issue a decision, which shall be subject to review on the record by a Superior Court pursuant to Rule 74 of the Vermont Rules of

1	Civil Procedure subsection (c) of this section. The Board may delegate the
2	responsibility to hold a hearing to a hearing officer or a single Board member,
3	subject to the procedure of subsection (c) of this section, but shall not be bound
4	by 3 V.S.A. chapter 25 in carrying out its duties under this subsection.
5	(c) Hearing examiners; report of findings; final orders; judicial review.
6	The Board may delegate the responsibility to hear quasi-judicial matters, and
7	other matters as it may deem appropriate, to a hearing examiner or a single
8	Board member, to hear a case and make findings in accordance with 3 V.S.A.
9	chapter 25, except that highway condemnation proceedings shall be conducted
10	pursuant to the provisions of chapter 5 of this title. A hearing examiner or
11	single Board member so appointed shall report the findings of fact in writing to
12	the Board. Any order resulting from those findings shall be rendered only by a
13	majority of the Board. Final orders of the Board issued pursuant to section 20
14	of this title (small claims against the Agency) may be reviewed on the record
15	by a Superior Court pursuant to Rule 74 of the Vermont Rules of Civil
16	Procedure. All other final orders of the Board may be reviewed on the record
17	by the Supreme Court.
18	(d) <u>Specific duties and responsibilities.</u> The Board shall:
19	* * *
20	(e) Offices and assistance. Suitable offices and office equipment shall be

provided by the State for the Board at Montpelier. The Board may employ

clerical or other employees and assistants whom it deems necessary in the performance of its duties and in the investigation of matters within its jurisdiction.

- (f) <u>Jurisdiction</u>; <u>subpoenas</u>; <u>witness fees</u>. The Board shall have the power to determine and adjudicate all matters over which it is given jurisdiction. It may render judgments and make orders and decrees. Whenever the Board is sitting in a quasi-judicial capacity, it may issue subpoenas for the testimony of witnesses or the production of evidence. The fees for travel and attendance of witnesses shall be the same as for witnesses and officers appearing before a Civil Division of the Superior Court.
- (g) Reports to the General Assembly. From time to time, the Board may report to the General Assembly with suggestions of amendment to existing law or of new legislation as it deems necessary and any information concerning the companies, matters, and things under the jurisdiction of the Board and Agency that, in its opinion, will be of interest to the General Assembly.
- (h) Appeals from the Agency to the Board. Unless otherwise provided by law, when an appeal is allowed from the Agency to the Board, the appeal shall be taken by filing a notice of appeal with the Secretary within 30 days of the date of the Agency decision from which the appeal is taken. The Secretary shall promptly forward the notice of appeal to the Board, together with the Agency's record of decision.

1	* * * Repeal of 5 V.S.A. Chapter 5 * * *
2	Sec. 35. REPEAL
3	5 V.S.A. chapter 5 (assessments to support Agency of Transportation and
4	Transportation Board) is repealed.
5	* * * On-Premises Signs * * *
6	Sec. 36. 10 V.S.A. § 493 is amended to read:
7	§ 493. ON-PREMISES SIGNS
8	Owners or occupants of real property may erect and maintain on the
9	property, on-premises signs advertising the sale or lease of the property or
10	activities being conducted on the property. Those signs shall be subject to the
11	regulations set forth below.
12	(1) On-premises signs may be erected or maintained, with a total area of
13	not more than 150 square feet, advertising activities being conducted on the
14	same premises. However, this limitation does not apply to signs existing on
15	May 1, 1971, or attached to or part of the building in which the activities are
16	being carried on. An on-premises sign shall not be located more than 1,500
17	feet from a main entrance from the highway to the activity or premises
18	advertised. The 1,500-foot distance shall be measured along the centerline of
19	the highway or highways between the sign and a main entrance or a straight
20	line, but only if the difference in elevation between the on-premises sign and a
21	main entrance is more than 100 feet. A main entrance shall be a principal,

1	private roadway or driveway that leads from a public highway to the advertised
2	activity. For the purposes of this subdivision, premises shall not include land
3	that is separated from the activity by a public highway, or other intervening
4	land use not related to the advertised activity. Undeveloped land or farmland
5	shall not be considered as an intervening land use.
6	* * *
7	* * * Right-of-Way Permits; 1111 Permits; Municipal Site Plan Review * * *
8	Sec. 37. 19 V.S.A. § 1112 is amended to read:
9	§ 1112. DEFINITIONS; FEES
10	(a) As used in this section:
11	* * *
12	(4) "Subsurface stormwater system" means a stormwater system, as
13	defined in 10 V.S.A. § 1264(b)(15), that is beneath the surface.
14	(b) The Secretary shall collect the following fees for each application for
15	the following types of permits issued pursuant to section 1111 of this title:
16	* * *
17	(2) utility installations, including each direct connection to the State
18	highway <u>subsurface</u> stormwater system: \$100.00
19	* * *

1	Sec. 38. 24 V.S.A. § 4416(b) is amended to read:
2	(b) Whenever a proposed site plan involves access to a State highway or
3	other work in the State highway right-of-way such as excavation, grading,
4	paving, or utility installation, the application for site plan approval shall
5	include a letter from the Agency of Transportation confirming that the Agency
6	has reviewed the proposed site plan and determined whether a permit is
7	required under 19 V.S.A. § 1111. If the Agency determines that a permit for
8	the proposed site plan is required under 19 V.S.A. § 1111, then the letter from
9	the Agency shall may set out any conditions that the Agency proposes to attach
10	to the permit required under 19 V.S.A. § 1111.
11	* * * Smugglers' Notch Motor Vehicle Limitations * * *
12	Sec. 39. 23 V.S.A. § 1006b is amended to read:
13	§ 1006b. SMUGGLERS' NOTCH; WINTER CLOSURE OF VERMONT
14	ROUTE 108; COMMERCIAL VEHICLE OPERATION
15	PROHIBITED
16	(a) Winter closure. The Agency of Transportation may close the
17	Smugglers' Notch segment of Vermont Route 108 during periods of winter
18	weather.
19	(b) <u>Vehicle operation prohibition.</u>
20	(1) As used in this subsection, "commercial vehicle" means truck-
21	tractor semitrailer combinations and truck tractor trailer combinations.

1	(2) Commercial Single-unit motor venicles over 40 feet in length and
2	combination vehicles over 45 feet in total length are prohibited from operating
3	on the Smugglers' Notch segment of Vermont Route 108.
4	(3)(2) Either the The operator of a commercial vehicle who violates this
5	subsection, or and the operator's employer, unless they are the same person,
6	shall <u>each</u> be subject to a civil penalty of \$1,000.00. If \$1,500.00 or, if the
7	violation results in substantially impeding the flow of traffic on Vermont Route
8	108, the penalty shall be \$2,000.00 a civil penalty of \$3,000.00. For a second
9	or subsequent conviction within a three-year period, the applicable penalty or
10	penalties shall be doubled.
11	(3) The prohibition in subdivision (1) of this subsection shall not apply
12	to law enforcement, fire, emergency medical services, and search and rescue
13	vehicles involved in training or responding to real-world incidents.
14	(c) Required signage. The Agency shall erect signs conforming to the
15	standards established by section 1025 of this title to indicate the closures and
16	restrictions authorized under this section.
17	* * * Municipal Restrictions; Covered Bridges; Damages and Expenses * * *
18	Sec. 40. 19 V.S.A. § 313 is amended to read:
19	§ 313. RESTRICTING USE OF COVERED BRIDGES
20	The Agency and the selectmen of the town where a covered bridge is
21	located or, if parts of such a bridge are located in more than one town, the

1	selectmen of the towns acting jointly, may restrict the use of the bridge to
2	vehicles that are within limits as to weight, height, and width as they shall
3	establish. The limitation shall be plainly posted at the approaches to the bridge
4	at approximately 100 feet from each end of the bridge, and at intersections as
5	may be required to enable operators of restricted vehicles to proceed by the
6	most direct alternate unrestricted route. Posting shall be by means of
7	permanent signs of a standard size of at least 24 inches by 24 inches, and with
8	lettering not less than three inches high. [Repealed.]
9	Sec. 41. 19 V.S.A. § 315 is amended to read:
10	§ 315. PENALTIES
11	A person who operates a vehicle exceeding the limit prescribed on a bridge
12	thus restricted shall be fined not more than \$200.00 for the first offense and not
13	more than \$300.00 for each subsequent offense. [Repealed.]
14	Sec. 42. 23 V.S.A. § 1396 is redesignated to read:
15	§ 1396. SPECIAL <u>WEIGHT</u> LIMITS FOR BRIDGES AND HIGHWAYS
16	Sec. 43. 23 V.S.A. § 1397 is redesignated to read:
17	§ 1397. <u>WEIGHT LIMIT</u> SIGNS
18	Sec. 44. 23 V.S.A. § 1397a is added to read:
19	§ 1397a. SPECIAL LIMITS FOR COVERED BRIDGES
20	The legislative body of a municipality where a covered bridge is located or,
21	if parts of such a bridge are located in more than one municipality, the

1	legislative bodies of the municipalities where a covered bridge is located acting
2	jointly may, after consultation with the Agency of Transportation, restrict the
3	use of the bridge to vehicles that are within limits as to one or more of the
4	following, as they shall establish: weight, height, or width. Any limitation
5	shall be permanently posted by the municipality, with signs that conform to the
6	standards established by section 1025 of this title, approximately 100 feet from
7	the approaches to the bridge and at intersections as may be required to enable
8	operators of restricted vehicles to proceed by the most direct alternate
9	unrestricted route.
10	Sec. 45. 23 V.S.A. § 1398 is amended to read:
11	§ 1398. CERTIFIED STATEMENT TO BE FILED
12	A certified statement shall be filed with the clerk in each town, village, or
13	eity municipality in which the a posting occurs, as provided in section sections
14	1397 and 1397a of this title subchapter, stating occurs that states the location
15	of the highway or bridge posted, the legal <del>load</del> limit <u>or limits</u> to which <del>such</del> <u>the</u>
16	highway or bridge is restricted, and the date of posting. If such a restriction is
17	removed at any time by the Secretary of Transportation, selectboard, trustees,
18	or city council, or legislative body of the municipality, or both, a similar
19	certified statement of the removal shall be filed with the clerk of the town,
20	village, or city as the case may be municipality.

1	Sec. 46. 23 V.S.A. § 1399(b) is amended to read:
2	(b) Nothing contained in sections 1391–1398 of this title subchapter shall
3	restrict the weight of:
4	(1) Snow plows, road machines, oilers, traction engines, tractors, rollers
5	power shovels, dump wagons, trucks, or other construction or maintenance
6	equipment when used by any town, incorporated village, city, or the State in
7	the construction or the maintenance of any highway, provided that such
8	construction or maintenance is performed by persons employed by or under
9	contract with such town, incorporated village, city, or the State for this
10	purpose. However, any operation of motorized highway building equipment o
11	road making appliances used in construction work contracted by a town,
12	incorporated village, city, or the State shall be unrestricted as to weight only
13	within a construction area.
14	(2) Municipal and volunteer fire apparatus <u>and law enforcement motor</u>
15	vehicles.
16	(3) Heavy-duty tow and recovery vehicles on the Dwight D. Eisenhower
17	System of Interstate and Defense Highways.
18	Sec. 47. 23 V.S.A. § 1400d is amended to read:
19	§ 1400d. AGRICULTURAL SERVICE VEHICLES
20	(a) An agricultural service vehicle, as defined in subdivision 4(71) of this

title, shall be exempt from the provisions of sections 1400 and 1400a and

1	subsection 1434(c) of this title subchapter if the gross weight does not exceed
2	60,000 pounds.
3	(b) Municipalities shall not be liable for injuries or damages to agricultural
4	service vehicles or their operators that result from crossing a posted bridge
5	with an agricultural service vehicle that weighs more than the posted weight
6	limit.
7	Sec. 48. 23 V.S.A. § 1434 is amended to read:
8	§ 1434. OPERATION IN EXCESS OF WEIGHT, HEIGHT, OR WIDTH
9	<u>LIMITS;</u> PENALTIES
10	(a) General limits. The operation of a vehicle on a public highway in
11	excess of the <u>legal</u> height, width, or length limits as prescribed in section 1431
12	or 1432 of this title subchapter without first obtaining a permit to operate the
13	vehicle, whether or not a permit is available, shall be a traffic violation, as
14	defined in section 2302 of this title. A violation shall be, and punishable by a
15	civil penalty of \$300.00 for a first offense, \$600.00 for a second offense within
16	a two-year period, and \$800.00 for a third or subsequent offense within a two-
17	year period.
18	(b) Permit limits. The operation of a vehicle on a public highway in excess
19	of the legal height, width, or length <u>limits</u> as prescribed in section 1431 or
20	1432 of this title subchapter in violation of the terms of a permit issued in

conformance with section 1400 of this title subchapter shall be a traffic

violation, as defined in section 2302 of this title, and shall be punishable by a civil penalty of \$300.00 for a first offense, \$600.00 for a second offense within a two-year period, and \$800.00 for a third or subsequent offense within a two-year period.

(c) Covered bridges. The operation of a vehicle on a public highway in

- excess of the legal limits designated for a covered bridge under section 1397a of this subchapter or applicable under subdivisions 1392(1) and (2) of this subchapter shall be a traffic violation, as defined in section 2302 of this title, and punishable by a civil penalty of \$1,500.00 or, if the violation results in substantially impeding the flow of traffic, \$2,000.00. For a second or subsequent conviction within a three-year period, the applicable penalty shall be doubled.
- (d) Refusal to issue a permit. In the case of a violation under subsection (a) of this section, the Commissioner may refuse to issue a permit to the violator under section 1400 of this title subchapter for a period not to exceed three months, if the owner or lessee commits four or more violations within a two-year period. If the holder of a permit commits four or more violations under subsection (b) of this section within a two-year period, the Commissioner may suspend, for a period not to exceed three months, any permit issued to the violator under section 1400 of this title subchapter. For the purposes of this

1	section, the owner or lessee of the vehicle shall be considered the holder of, or
2	applicant for, the permit.
3	Sec. 49. 23 V.S.A. § 1492 is amended to read:
4	§ 1492. LIABILITY FOR DAMAGE DEFINED; LIMITATIONS
5	The owner, driver, operator, or mover of any motor truck, tractor, trailer,
6	wagon, cart, carriage, or other object or contrivance which that is moved or
7	operated on any highway in violation of any of the provisions of sections 1098,
8	1145 1083, 1092, 1302, 1305, and 1431 and subsection 1434(c) of this title,
9	subchapter; such portion of section 1141 sections 1003 and 1081 of this title
10	subchapter as pertains to trucks and buses; and such portion of section 1391 of
11	this title subchapter as relates to weight in relation to tire surface, shall be
12	liable to the State or municipal corporation in which the act is committed for
13	damages to a public highway or bridge occasioned by such moving or
14	operating, to be recovered in a civil action, in the name of the State or
15	municipal corporation, or in an action on the bond provided in this chapter in
16	connection with the issuance of permits, provided the action is brought within
17	two years after such act is committed.
18	Sec. 50. 24 V.S.A. § 2296a is added to read:
19	§ 2296a. RIGHT TO RECOVER EXPENSES FOR EMERGENCY
20	<u>SERVICES</u>

I	A municipality that deploys police, fire, ambulance, rescue, or other
2	services to aid stranded operators of vehicles or to move disabled vehicles may
3	recover from the operator or the operator's employer the costs of providing the
4	services.
5	* * * Fees for State Electric Vehicle Supply Equipment; Sunset * * *
6	Sec. 51. 2019 Acts and Resolves No. 59, Sec. 38 is amended to read:
7	Sec. 38. ELECTRIC VEHICLE SUPPLY EQUIPMENT FEES REPEAL
8	32 V.S.A. § 604 (electric vehicle supply equipment fees) is repealed on
9	July 1, <del>2022</del> <u>2025</u> .
10	Sec. 52. 32 V.S.A. § 604 is amended to read:
11	§ 604. ELECTRIC VEHICLE SUPPLY EQUIPMENT FEES
12	(a) Notwithstanding any other provision of this subchapter, any agency or
13	department that owns or controls electric vehicle supply equipment (EVSE), as
14	defined in 30 V.S.A. § 201, may establish, set, and adjust fees for the use of
15	that electric vehicle supply equipment EVSE. The agency or department may
16	establish fees for electric vehicle charging at less than its costs, to cover its
17	costs, or equal to the retail rate charged for the use of electric vehicle supply
18	equipment EVSE available to the public. Fees collected under this section
19	shall be deposited in the same fund or account within a fund from which the
20	electric operating expense for the electric vehicle supply equipment EVSE
21	originated.

(b) Notwithstanding 2 V.S.A. § 20(d), the Agency of Transportation, in
consultation with the Department of Buildings and General Services, shall file
an annual written report with the House Committees on Transportation, on
Corrections and Institutions, and on Ways and Means and the Senate
Committees on Finance, on Institutions, and on Transportation not later than
January 15 that provides an update on the State's efforts to collect fees for the
use of EVSE that is owned or controlled by the State pursuant to subsection (a)
of this section and any significant national trends with regard to the pricing of
EVSE. As part of that report, the Agency of Transportation shall include a
copy of any applicable fee schedules, along with an explanation as to whether
or not the fee schedule accounts for expenses associated with the EVSE,
including electricity costs.
* * * Relinquishment of Vermont Route 207 Extension
in the Town of St. Albans * * *
Sec. 53. 2012 Acts and Resolves No. 153, Sec. 23(a) is amended to read:
(a) Pursuant to 19 V.S.A. § 15(a)(2), the general assembly General
<u>Assembly</u> approves the secretary of transportation <u>Secretary of Transportation</u>
to enter into an agreement with the town Town of St. Albans to relinquish to
the town's Town's jurisdiction a segment of state State highway right-of-way
in the town Town of St. Albans, which has not been constructed to be a
traveled road, and which was to be known as the Vermont Route 207

1	Extension. This authority shall expire on June 30, <del>2022</del> <u>2032</u> . The segment
2	authorized to be relinquished measures approximately 1.7 acres, is
3	approximately 160 feet in width, and starts at a point 200 feet west of the
4	intersection of the U.S. Route 7/Vermont Route 207 centerline of highway
5	project S0297(2), and continues westerly for 463 feet.
6	* * * Codified Law Technical Corrections * * *
7	Sec. 54. REPEAL
8	19 V.S.A. § 22 (fine applicable for a violation of the since repealed
9	19 V.S.A. § 21(c)) is repealed.
10	Sec. 55. 19 V.S.A. § 11a(b) is amended to read:
11	(b) In fiscal year 2017, of the funds appropriated to the Department of
12	Public Safety pursuant to subsection (a) of this section, the amount of
13	\$1,680,000.00 is allocated exclusively for the purchase, outfitting, assignment,
14	and disposal of State Police vehicles. In fiscal year 2018 and in succeeding
15	fiscal years, of the funds appropriated to the Department of Public Safety
16	pursuant to subsection (a) of this section, the amount of \$2,100,000.00 is
17	allocated exclusively for the purchase, outfitting, assignment, and disposal of
18	State Police vehicles. Any unexpended and unencumbered funds remaining in
19	this allocation at the close of a fiscal year shall revert to the Transportation
20	Fund. The Department of Public Safety may periodically recommend to the

1 General Assembly that this allocation be adjusted to reflect market conditions

- 2 for the vehicles and equipment.
- 3 Sec. 56. 19 V.S.A. § 996(a) is amended to read:
- 4 (a) The Agency of Transportation shall work with municipal
- 5 representatives to revise the Agency of Transportation's Town Road and
- 6 Bridge Standards in order to incorporate a suite of practical and cost-effective
- best management practices, as approved by the Agency of Natural Resources,
- 8 for the construction, maintenance, and repair of all existing and future State
- 9 and town highways. These best management practices shall address activities
- that have a potential for causing pollutants to enter the groundwater and waters
- of the State, including stormwater runoff and direct discharges to State waters.
- The best management practices shall not supersede any requirements for
- stormwater management already set forth in 10 V.S.A. §§ 1264 and 1264a that
- apply to State and town highways. The Agency of Transportation shall report
- to the House and Senate committees on Transportation, the house committee
- on fish, wildlife and water resources, and the Senate Committee on Natural
- 17 Resources and Energy by January 15, 2011, on the best management practices
- 18 to be incorporated into the Agency of Transportation's Town Road and Bridge
- 19 Standards.

1	* * * Effective Dates * * *
2	Sec. 57. EFFECTIVE DATES
3	(a) This section and Secs. 51 (amendment to sunset of 32 V.S.A. § 604)
4	and 53 (extension of authority to relinquish State highway right-of-way for
5	Vermont Route 207 Extension) shall take effect on passage.
6	(b) Notwithstanding 1 V.S.A. § 214, Secs. 19–22 (amendments to the 202)
7	Transportation Bill) shall take effect retroactively on July 1, 2021.
8	(c) All other sections shall take effect on July 1, 2022.